

1           **MATTHEW Q. CALLISTER, ESQ.**  
2           Nevada Bar No. 1396  
3           **MITCHELL S. BISSON, ESQ.**  
4           Nevada Bar No. 011920  
5           **CALLISTER LAW GROUP**  
6           330 E. Charleston Blvd., Suite 100  
7           Las Vegas, NV 89104  
8           Tel No.: (702) 385-3343  
9           Fax No.: (702) 385-2899  
10          Email: [mqc@callcallister.com](mailto:mqc@callcallister.com)  
11           [mbisson@callcallister.com](mailto:mbisson@callcallister.com)

**UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA**

\* \* \*

**SHONDELL PITTS**, individually and as  
legal guardian of P.P.;

Case No.: 2:19-cv-01974-JCM-VCF

12 Plaintiffs,

VS

**LAS VEGAS METROPOLITAN  
POLICE DEPARTMENT**, a political subdivision of Clark County, Nevada; **JOSEPH LOMBARDO**, Sheriff of Clark County, Nevada; **DAVID NESHEIWAT**, individually and in his official capacity; **FUELZONE MART 2, LLC**, a Nevada limited liability company; **DOE CLERK**, an individual; **DOES 1 through 10**;

**STIPULATION AND ORDER TO  
EXTEND FILING DEADLINES**

## Defendants.

22 The parties, Plaintiffs SHONDELL PITTS, individually and as legal guardian of P.P.  
23 (hereinafter “Plaintiffs”), and Defendant, FUELZONE MART 2, LLC (hereinafter  
24 “Defendant”), by and through their respective counsels of record, hereby stipulate to extend  
25 the deadlines to respond to Defendant’s Motion to Dismiss Complaint (Document 16), which  
26 was entered on March 26, 2020.

27 Due to the world's recent pandemic, and Governor Sisolak's stay at home order,  
28 Plaintiffs' counsel recently shut down their physical office and counsel is now working

1       remotely. Due to the delay in setting up remote office spaces, Plaintiffs and Defendants  
2       hereby stipulate to extend the deadline for Plaintiffs to respond to Defendants' Motion to  
3       Dismiss Complaint (Document 16) from April 9, 2020 to April 16, 2020.

4       Accordingly, it is hereby respectfully requested that this Court enter an Order  
5       according to the Stipulation as set forth herein, extending the time for Plaintiff to respond to  
6       Defendants' Motion to Dismiss Complaint (Document 16) to April 16, 2020.

7

8       DATED this 8<sup>th</sup> day of April, 2020.

9       **CALLISTER LAW GROUP**

10      \_\_\_\_\_  
11      */s/ Mitchell S. Bisson*  
12      MITCHELL S. BISSON, ESQ.  
13      Nevada Bar No. 11920  
14      330 E. Charleston Boulevard, Suite 100  
15      Las Vegas, NV 89104  
16      Attorney for Plaintiffs

17       DATED this 8<sup>th</sup> day of April, 2020.

18       **HALL JAFFE & CLAYTON, LLC**

19      \_\_\_\_\_  
20      */s/ Kevin S. Smith*  
21      Kevin S. Smith, Esq.  
22      Nevada Bar No. 007184  
23      7425 Peak Drive  
24      Las Vegas, NV 89128  
25      Attorney for Defendants

26       **ORDER**

27       IT IS SO ORDERED.

28      \_\_\_\_\_  
29      *James C. Mahan*  
30      \_\_\_\_\_  
31      UNITED STATES DISTRICT COURT JUDGE  
32      Dated: April 22, 2020

33

34

35

36

37

38

39

40

41

42

43

44

45

46

47

48

49

50

51

52

53

54

55

56

57

58

59

60

61

62

63

64

65

66

67

68

69

70

71

72

73

74

75

76

77

78

79

80

81

82

83

84

85

86

87

88

89

90

91

92

93